SURT DOUKET UNIT

United States District Court AM 10: 54 Southern District of New York

Tory Lamar means, AND	18CV9
Kim Vasquez (Kum Key Yeeth)	No.
Write the full name of each plaintiff.	(To be filled out by Clerk's Office)
-against-	COMPLAINT
Rockland County Correctional Facilities	(Prisoner)
Rockland County Jail medical pepartment	Do you want a jury trial? ✓ Yes □ No
John Doe's, Keefe Commissary Network	
ROCKland COURTY COURT, ROCKland County Bay A	ssociation
Write the full name of each defendant. If you cannot fit the	et.AL;
names of all of the defendants in the space provided, please	
write "see attached" in the space above and attach an	
additional sheet of paper with the full list of names. The	
names listed above must be identical to those contained in	

NOTICE

The public can access electronic court files. For privacy and security reasons, papers filed with the court should therefore *not* contain: an individual's full social security number or full birth date; the full name of a person known to be a minor; or a complete financial account number. A filing may include *only*: the last four digits of a social security number; the year of an individual's birth; a minor's initials; and the last four digits of a financial account number. See Federal Rule of Civil Procedure 5.2.

Section IV.

I. LEGAL BASIS FOR CLAIM	
prisoners challenging the constitutionality of their conditions of confinement; those claims are often brought under 42 U.S.C. § 1983 (against state, county, or municipal defendants) or in a "Bivens" action (against federal defendants). W Violation of my federal constitutional rights	116410
Other: 28 U.S.C. \$1331, 28 U.S.C. \$1343, 28 U.S.C. \$1334, 28 U.S.C. 2254	, et.
II. PLAINTIFF INFORMATION	
Each plaintiff must provide the following information. Attach additional pages if necessary.	
Toril L. Means and plaintiff 2. Kim Vasquez (Kum Keij Yee III)	
and Later of the l	
NIA	
State any other names (or different forms of your name) you have ever used, including any name you have used in previously filing a lawsuit.	
Prisoner ID # (if you have previously been in another agency's custody, please specify each agency and the ID number (such as your DIN or NYSID) under which you were held) - Current Place of Detention 51 New hempstead Rd)
Institutional Address	
New City NI 10956 County, City State Zip Code	
:	
III. PRISONER STATUS	
Indicate below whether you are a prisoner or other confined person:	
Pretrial detainee's (Both plainhiff's)	
☐ Civilly committed detainee	
☐ Immigration detainee	
☐ Convicted and sentenced prisoner	
☐ Other:	

Plaintiff 1.

.....

IV. DEFENDANT INFORMATION

To the best of your ability, provide the following information for each defendant. If the correct information is not provided, it could delay or prevent service of the complaint on the defendant. Make sure that the defendants listed below are identical to those listed in the caption. Attach additional pages as necessary.

Defendant 1:	Rockland County (urrectional facility	Medical Departme	ent
	First Name $\sqrt{}$ La	ast Name	Shield #	
	Current Job Title (or other id	lentifying information)		**************************************
	51 New hemosi	1 1		
	Current Work Address	THE FU		
	New City	· NI	10956	<u>.</u>
	County, City	State	Zip Code	
Defendant 2:	Rockland lounty la	werkingal facilit	41	
	First Name L	ast Name	Shield #	
	Current Job Title (or other id	dentifying information)		
	53 New home	Stead Rd		
	Current Work Address	011016		***************************************
	New City	NU	10956	
	County, City	State	Zip Code	
Defendant 3:	Rockland County	Towerhonal Lan	(Thes (John Does	(ز)
		ast Name	Shield #	:
	brievance Coprdinate	or SUDPLYISON OF	Safky Officers)	PLAL
	Current Job Title (or other ic		<i>J</i> , <i>J</i> ,	
	53 new hemo	strad Rd		
	Current Work Address			
	New City	NU	10956	
	County, City	State	Zip Code	
Defendant 4:	ROLLIAND LOUNTY	Bar Association	nti / Awyers Chi	ISTIN
		Last Name	Shield #	:
	CIGNAK AND T	heresa Ditali	ni (/Awyers Chr Shield #	Wy
	·	dentifying information)		
	ADRESS UNKN	avN		
	Current Work Address	,	10001	:
	RUCKLAND COUN	HY NY	10956	
•	County, City	State	Zip Code	

Defendants 5. ROCKIAND COUNTY CORRECTIONAL OFFICERS - STRIP SEARCH JOHN DUE(S) - Adress 51 New Hempsterd Road NEW CityINT 10956

Defendant 6. Keefe Commissary Network
P.O. Box 1749D, St Louis, MO 63178-7490
340 For Rockland Conty Coll Ctl

Defendant 7 - ROCKLAND COUNTY - 11 NEW HEMPSHEAD ROAD, NEW City, NT 10956

Defendant 8 Rockland County public Defenders office & lawyers

II New hempstead Rd
New City Ny 10956

The Jordan

MARK LIGURE

DAVID CONSTANZA CHRISTOPHER WATERS

Defendants 9 - ROCKLAND COUNTY COUT

I SOLHMAINSTIERT NEWCHY, NT/0956

De Rendaux 10 - Spring Valley Court

ZOO North Main Street Spring Valley, NT 10977

Defendant 11 - CLARKSTOWN COURT - ZO MAPLE AVE. New City, NT 10956

Defendants 12 - Claskstann Police of Cicers) John Doe(S) ZO Maple Ave. New City, NT 10956

V. STATEMENT OF CLAIM

Place(s) of occurrence: Places Mentioned IN Claim Several locations

Most IN ROCKLAND COUNTY JAIL, SOME IN COURTS et AL;

Date(s) of occurrence: Several DAtes which ARe listed to Claim.

This is an organized claim with organized injuries Fright

State here briefly the FACTS that support your case. Describe what happened, how you were

State here briefly the FACTS that support your case. Describe what happened, how you were harmed, and how each defendant was personally involved in the alleged wrongful actions. Attach additional pages as necessary.

Plaintiffs &	poth were injured by the brick wall that is,
Directly be	church the basketball RIM. This is UNSAFE AND
DANHIES	UOIN) to NPIPE USK thier SAFETY to DIAY
BASICE+BA	11 OF OUT MURLION to relieve stress or efercise
IN SUCH	UNSAFE CONSITIONS. The CONTROLE GROUND
has him	CENOKE TRITLE OFFILM AND THE HOLD
SNOAKOIS	Drazindat give NO ANTIE SUPPORT AND ART NOT
FOR OUT D	DOT EXERCISE. The Plaintiff hope that this
traumatic	REPRIENCE DOES NOT CAUSE DECMANANT DAMAGE.
INJURIES:	contine to claimson additional pages

If you were injured as a result of these actions, describe your injuries and what medical treatment, if any, you required and received.

Buth plaintiff's head aches and migrains from stress, Tury Means Suffer's from Fractured ankle with suffering to CATTY ON lifes Duties on CTUTCHES. KIM VASQUEZ ENAVORES HEAD PAIN SUFFERED SPRAINED Elbows, SCATS, CUNCUSSIONS, LOSS OF blood MIGRAINES, LOCK JAW, DIZZINESS, DAILY MIGRAINES AND LOSS OF NATURAL BALANCE. ROTH PLAINTIFFS SUFFERED TRAVIALES OF HUMILIATION AND DEGRADATION OF STRIP SEARCLES.

State briefly what money damages or other relief you want the court to order.

Both Plaintiffs Request Preliminary Judgements for
the Deprivation of being Devied our speedy trial
sights from being arraigned; being subjected to
No Access to the Courts, No Ability to Make A
free legal phone CAII to Private, No effective
Assistance of Coursel, being Donied Medical
CARE, and being subjected to himiliating Strip
Searches, also being over Charged for U.S. postage.
Plaintiffs request to be provided emmediate
to bond coursel, and Judicial totherwhind Prage
by the U.S. Attorney and this federal Court.

Both Plaintiffs request AN Order granting the PAGET) Plaintiles the AMOUNTS of One hundred thousand Dollars U.S. currency for being subjected to UNSAFE CONSITIONS PAIN AND SUFFERING IS ONGOING YET THE PLAINTIFES Seek taik movetary compensation and Civil Rights AND CONSTITUTIONAL RIGHTS being provided. Plaintiff's Seek NO less than One Million Dollars U.S. CURRENCY for the Devial of Private Free Phone Calls, and Acress to the Courts, Devial of Grievances, Religions VIDIATIONS, All Included. The PlAINTIFF Also WANT SUPPLEMENTAL STATE LAW CLAIMS FOR the MJUTIES IPAIN, SUFFERING, ALSO DEPTIVATION OF CONSTITUTIONAL, CIVIL, AND human RIGHTS. Also for the VIOLATIONS AND INFRACTIONS FOR A STATE, COUNTY, federAL, And local laws And Rules for Punitive DAMAGES Also. PLAINTIFES SEEK NO LESS THAN ONE MILLIAN DOLLARS EACH. INCluding the Strip SPARCH humi listion. The Plaintiffs want Stamps for #18 of 49 , free legal MAIL, I the Claimtiffs want Stamps for H8 of H9 , one million Dollars vis. currency).

Selvad Complaint Conflored number Z both plaintiff's are Being Denied adequate access to the last's. the while population is Being Denied their first amendment, the rackland liverty Countries hilly ones not provide, Law Book's at all, paper, typewritter, legal postage, larbun paper, Land libeary assistance, envelopes, Lega Laddresses, Free Legal letter upon entre. They also Charge 50x per postage and we are Subjected to puchase a whole Book of fen Stamp De for Five Dullars, there is no option to purchase A single regular postage STAMP FOR 48 ° OF 49 °. The PlAINT, FES, Also the entire ROCKLAND County Correctional FACILITYS POPULATION IS being deprived of our FIETH AMENDMENT OF the U.S. GNSTITUTION PURSUANT to N.Y. Criminal procedure LAWIS) \$ 170.10 (3)(6) \$ 180.10 13(b), because by 12w we are entitled a free letter to OBTAIN COUNSELOT INFORM A rELATIVE OF FIREND; UPON ENTRY to the facility. Both Plaintiffs Also Are being Deprived of thier Lifth And Sixth Amendment of the U.S. Constitution At this Current moment because both Plaintiffs are Detainers both being charged upon total hearsay Allegations with NO SINGLE WITNESS that verilied At & ANY Preliminary GREARING HAT thier Is enough evidence to charge US with A Felony. See; N.T. Criminal Procedure LAW(5) 5 180.60, 180.70, 180.80. IN both Planstills CASES the PlAINTIEFS HAVE been Devied thier rights to have A speedy triAL pursuant to U.S.S. 18 \3161 of the federal law, also Devied the rights to proceed

Pro-se And Abilities to proceed pro-se without

Adequate access to the court. These are deprivations of the plaintiffs Sixth amendment of the U.S. constitution of (Speedy triAL, Also being Denied effective Assistance of counsel) WHAT has occured to both Plaintiffs CTIMINAL COURT CASES Its that NO Preliminary hearing was performed, and It Is established that the charge's are complete hearsay, YET the Court Appointed Lawyers Do not get the two PLAINTICES CHAIGES dISMISSED BASED UPON SPEEDY FILL, AND OF DISMISSED OF LOWERED BECAUSE IT IS ONLY hEAVERY. see; People of The STATE OF NEWTORK-US- HOPAN, CALON, etc., 780 N.T.S. 2d 156) ALSO SEE; (People of New York -US-MCNAIT, 780 N.Y.S. 2d 883) (AWOMALIE DISMISSAL OF CELONY COMPLAINT UPON COMPLETION OF MANNERMAN 180.80 All hearsay). In both Plaintiffs cases after the COMPLEXION OF the N.T. COL & 180.80 hearings, with NO witnesses, the Coirts And Appointed Coursel perimit the Prosecuter to continue to keep the CASE OPEN BASED UPON hEATSAY. VIO/ATING THE SPOORY trial (AW pusuant to United States Status S 18 \$ 3/6/(a), (b), (C)(1) & (C)(2)]..... WITHIN Five Days or so, the PlAINTIFES upon entry to this Jail were verified in Court that the charges Are hearsay and meritless pursuant to N.T.CPL 9180.80 Yet being without A free legal letter, or without Access to the court (typewriter, stamps, legal books the Plaintiffs were given Court Appointed lawyers that have failed to presence the plaintiffs right to speaty trial and Automatic Dismissal pursuant to

to N.T. C.P.L. 9180.80, see; (79 N.T. 2d 410 Also see: (ColeMAN-US-ALABAMA, 399 U.S. 1,90 SUPREME Court Nereliminary hearing i hearsay").... In the PLAINFICE KIM WASQUEZ'S CRIMINAL CHARGES he WAS CHARGED with two seperate identifical Accusations violating Dorble Texphidy, both houng No witness to verily that the PlAINTIPE MATTASSED OF threatened ANYONE VIA the (Whenet", yet After being verified It Is only A hearsay Acrosstian the District Attorney submitted A Fraudalent Document pursuant to N.Y. CPL 3 180,80 (2) (2) (2), FWO MONTHS AFTER THIS PLAINTIFF had A CPL 5 180.80 hearing, which is Absolute UNIAWEDINESS BY NEW YORK /AW. NO LAWTER WILL PRESERVE HIS PLAINTIES RIGHTS ... The PLAINTIFF TOF MEANS IS STILL BEING DETAINED AND CHARGED FOR A hEARSAY ACCUSATIONS ACTER HAVING N.T.C.PIL. 9 T80.80 hearing Also. The Pockland County Apparated Course L Network religes to ASSIST the PHINTIGS. NOTE TO HOTTIBLE COUSELIS Dravided. RUCKLAND CONLY BAR ASSOCIATION -18-6 NEWORK, Assigned Coursels Cristine CigINAK, AND Theresa Del Calco. Both Plaintices are powerless without Access to the Court see ; United StAtes. V-MAC Collom, 426 U.S. 317/1976), A130 See; Younger-V- GILMUSE 418 U.S. 578, 579), Also see; BOUNDS-U-SMITH, 430 U.S. 817, 975.Ct. 149. Also PLANTICES HAVE been DENIED SPERTY FRIAL rights by the New TORK STATE COURTS . SIXTH AMENDMENT

Both Plaintiffs have filed several grievances, most or All get returned and Denied for some just go considered. Both Plaintiffs have Medical injuries AND ARE Eightung to STAY hEALTHY ALSO DEALING with the Mental PAIN of being wable t litigAte our False AccusAtion charges because OF the Devial of Adagnate law material, the Devial of effective Assistance of Cousel, and the Pain from NO Medical Assistance For the PAIN: See [Estelle-V-GAMBle, 429 U.S. 97, 103-104 1976 JEIGHTH AMENDMENT progured to provide medical CARE NOT DELY MODICAL CARE), Also see (Arger Swinger-US-HAMIN, 407 U.S. 25 (1972) (DUXY to provide with coursel for trials which may result to right Deprivation BOTH PLAINTICES HAVE SUFFERED FROM RIGHT DEPTIVATION SINCE being ATTAIGNED, AND ENTRY UPON the ROCKIND 'ounty Correctional Eacility by innefective Cousel, NO Access to the Courts, No Free legal letters, DeNIAL OF Speedy trial right At ATTAIGNMENT, JUSTISDICTIONS BEING DUAL AND NOT ESTABLISHED At All. BOTH PLAINTICES JUDGES, FOOK JUTISAICHION OF the Charges without establishing cause, and BOTH PLAINTICES CONTINUE TO SUCPET, AND REPORT imminent, and Howest Effective Assistance of Couse L'or our Civil And Criminal MAFFEIS, Also Preliminary Lujunctive relief for the POCKLAND COUNTY CONSPIRACY PUTSVANT TO 18 U.S.C.A. 1962 PAGE 11

Additional COMPLAINTS The Plaintiffs have so MANY Civil right VIOLATION which Are CAUSING INJUSIES, YET ARE UNQUALIFIED TO Articulate our cases Due to our hinderances. Additional INJUSTIES AND CIVIL SIGNIT VIDIATIONS MC/UDL 1 The PLAINTICES HAVE been subjected to being humiliated and enduring strip searches without ANY probable cause. No blanket search rule upon entry. Constantuastes of latex glove's & Humiliating Degrading Strip Searches. TORY MEANS goes to the VISIT ON Crutches" to see his mother, And Is subjected to A Strip SEARCH (AND A DETAINCE) KIM VASQUEZ has filed grievANCE for being humiliated by two Officers with NO probable cause & Corced to Spread his butt cheeks for two Men. NO DIDBABLE CAISE, COM (4 + Amendment VID/Ation The Religion, Creed, Culture Procedures to this ROCKIANS COUNTY JAIL & BIAS, DISCHMUNATIVE, AND FAVORS JUDAISM. The PLAINTIPS were Devied the ISLAMIC holiday the ED IN August 7018, 2/30 the first Eld was Devied IN TUNE 2018 for UASQUEZ. All Islam practiceis to the facility were Devised the Islamic holidays. NATION OF ISLAM, MUSLIM & Five PERCENT NATION. There It's NO FUDIAN chiefs or Members or liferAture NO TMAMIORMINISTER GRUANCES WERE IGNORED or this I's Amendment VIO/Ation BOTH PLAINTIFF ARE INDIAN blood And enjow Islam
PAGE 12

CONFIDENTIALITY IS NON- EXISTANT IN the ROCKLAND COUNTY CORRECTIONS FACILITY, IN rEGARDS to LOGAL PHONE CAIS. BOTH PLAINTIFFS HAVE been Devied Also NOt provided one simple legal CAI IN Privacy for the Duration of the entire Confinement Any phone CALL provided (Not A collect CALL that's Recorded), Is IN the presence of the Chaplain And or A SOCIAL WORKER WHOM SIT there with the PLAINTIFES while on the phone. Zero Confidentiality legal phone CALLS Are given for free At the Rockland County Corrections Center, Deprivation of our Due Process Rights, And First amendment. On September 2008, Plaintiff KIM VASQUEZ WAS GIVEN AN OPENED, STAMP MISSING, 10+45 From the Department of Tustice "U.S. MARSHA!!", FOM the Southern District Court of N.T., IN the Kackland COUNTY JAIL, LOCATION C-WING, TIME APPROXIMATELY At 9:30 A.M. to 10:15 A.M., Correctional officer MARABEL had the opened letter IN the Officers Desk The Plaintiff felt violated because the facility STAFF John DOCK), VIOLATED THE LEGALMAIL PRIVACY FIGHTS, ALSO PATHS of the legal Records to the MAIL APPEAR to be MISSING. This was shocking, stressful, also VIDIATION OF the 15 Amendwest Also Duc Process 1944 VIOLATION. HAVING NO PRIVACY AND ABILITY to SPEAK to A lawyer or even the Courts or Authorities tupility CONCECNING the Abuse, Neglect, AND Deprivation of human and Civil rights to this County, CAUSES much Frustration, hopolessness, headaches, Depression, And Sorrow. The PlAINTIFFS Feet like Staves.

THE KEEFE COMMINSARY NETWORK CHAIGES the PlAINTIFFS extra to purchase StAMPS. The Plantiffs Are subjected to PANNO \$50 FOR A STAMP BROKEN DOWN, YET MUST BUY the entire 10 stamps for \$5,00. This is a violation of United States Statue 39 \$101(d)(postal Policy) which STATES: "postal rates shall be established to apportion the costs of All postal operations to All users of the MAIL ON A FAIR And equitable basis," It is illegAL to CHAIGE EXTRA FOT POSTAGE. The ROCKLAND COUNTY CORRECTIONS RACILITY IS DEPTIVINGUS OF this RIGHT to be protected GOM GARD, AND SCAMS, ALSO CIVIL RIGHTS VIDIATIONS. The KEEFE COMMINSARY NETWORK IS FAKING the PLANTICES PROPERTY (RUNDS) FOR DESSOUND AND PRIMATE USE AND NOT PROVIDING COMPENSATION, ALSO
INFLATING POSTAL FARS AND COMMITTING POSTAL
GROUD THIS IS SO FRUSTIALING ON the PLAINTIFFS
because we must pay \$500 in Order to buy Singlestamps, to weite to Courts withou DUT DE the presence of the PlAINTIFF, ALSO to be Deprived and Devied free legal MAIC. 7 CAUSES MIGITAINES, MEADACHES, DEPRESSION, AND BRINGS TEADS FOR THE PLANTIFFS EYES. VIOLATIONS OF the 1st, FIFTH the AND 14th AMENDWENTS of U.S. CONSTIKUTION. Also see Bounds - US- Smith Every VIOLATION OF INFRACTION the PLAINTIFF SEEK JUSTICE UPON AND JUDICIAL INTERVENTION #5 PROBONO, required AND SOUGHT ALSO LEGAL INTERVENTION COUNSEL)

PAGE 14

The ROCKLAND COUNTY legISLATIVE SYSTEM has It structured so the Plaintiffs Do Not have Access to the Court, because both Plaintiffs WANT to TAKE CONTROL OF HILLER ESTATES, Real Property ESTATES, AND CONTROL OF ROYALTIES, PURSUANT to the RICO /AW, the Judges IN RUCKIAND COUNTY possess interests IN Real Property, And Real estate. County Judge DAVID S. ZuckerMAN is involved with "The NEW TORK SPORTS CLUB", REAL ESTATE, REAL Property, THE ROCKLAND COUNTY COURT has both Plantiffs NAMES IN COURT RECORDS UNDER "/AND", DEPRIVING The Plaintiffs ability to redeem And preven DUGOING COMMERCIAL thet + AND COMMERCIAL PEAC Topesty thest, and Money Jaundering, slavery, etc. Because both Plaintiffs ARe being Devised AdogNAHE Access to the Courts, Also being forced to be held on bounds by Courts involved to The Collection AND Thet't of Real Property fonds And "ESTATE" (INC. STOCK, SLAVE. FRADO). This to R. I. C.O., And whome, slave traffick, Also CONFlict of wherest FEDERAL Protection of our CIVIL RIGHTS IS REQUIRED because this Is A ROCKIAND COUNTY , AND NEW YORK STATE REAL ROPERTY SCHEME. LEGAL COUNSELTS REQUESTED TO REDEEM OUR ESTATES, REAL ROPERTY TITLES, ALSO TO BE REMOVED FROM THE POCKLAND COUNTY/NEWTORK PEAL Property, COUNTY COURT SCHEME SYSTEM

(Descriptions of DATES) ADDITIONAL INJURIES / COMPLAINT ON February 9, 2018, CLARKSTOWN Police of Freeis John Due (S) entered the Dwelling of 333 congers Ruad New City, NY 10956, ASSAUTED the PlAINTIFE KIM VASQUEZ, CAUSING MASSIVE blood to axit his face And head injuries. John Doers, handcuffed the Plaintiff while blood WAS 0+1+1NO MIS FACE. THE PLAINTIFF HAS SUFFERED PAIN AND SUFFERING IN his head Also traumatic MENIOTIES. This Is Excessive Force Also The Plain cluthes John Doe(s), had NO WATTANT to enter the Dwelling This Is GANG ASSAULT, ALSO HOME INVASIONS. The Plaintiff has NOT been released from Custody Since this event which violated his 4 to Amendment of the U.S. CONSTAUTION. NO NEWTORKSTATE COURT, OR LAWYER WILL HOLD THESE JOHN DORIS! whice Accountable or Admit FAULT And release the Plaintiff Gosthis CLEAR VIOLATION OF the 4 th AMENDMENT. NO NEUROLOGY EXAMS HAVE been performed, ALSO NO PECTURES ARE TAKEN. (This occurred At Approximately 9:00 p.m. on Plausy 9, 7018 on or About 12:00 P.M. In the Rockland County Correctional Acility JOHN DOE CORRECTIONAL OFFICERS JUMPED + WE DANNER, SPIAINED MIS elbons, USING AN WERY OLCOSSIVE AMOUNT OF FORCE. THE PLAINTIFF WAS IN PAIN FOR SEVERAL WEOKS. This occured to the wtake ARRA OF the JAIL PAGE 16

This Plaintiff to Kim UASQUEZ, the Plaintiff only
This Plaintiff to Kim USSARZ, the Plaintiff only SPOKE, AND WAS ASSAULTED. This Is retalistiON for
treadom of speech, And caused him injury.
FREDDOM OF SPECEL, AND CAUSED PIM MIJURY. VIDLATIONS OF THE 1ST AND 8 TO AMENDRUPY, AISO LITE AMENDMENT. FREEDOM OF SPEECH rETALIATION, EXCESSIVE FORCE,
4 = AMENDMENT FREEDOM OF SPEECH retaliation, excessive force,
AND CIVEL AND WUSUAL PUBLISHINGH.)
From the DARS of February 9,2018 UNTIL MARCH 27,2018
The Plansiff Kim VASQUEZ SUFFERED PAIN, headaches,
sore elbows, MigrAines, Devied Neurology, Dovied
physical therapy by neglect of the Rockland County
Medical Department, by the injuries caused by
CLARKSTOWN YOURE OFFICES JOHN DOES , & ROCKING
COUNTY CORRECTIONAL OFFICEIS JOHN DOC(S), Also From the PAIN & GUSTRATION OF being Deviled
Access to the Court Also being Devied A Fre Court
CONFIDENTIAL legAL CALL AND being held AS A
SLAVE OF the County Jail. Also being strip searched
from MARCH 27,72018 from Jone 12,2018, the
PLANDIFF WAS IN COSTOCKY OF the NEWTORK STATE
DADAGNENT OF CORRECTIONS & COMMUNITY SIDERVISION) AND
never recieved physical therapy, Neurological care,
Also X-LAVS FUPLIFIED A HOUSE THE DUINTILLS
RIV ARRA. THIS PLAINTIFF MS endured much spuse,
DUARINGS, AND INVITES AND CONTINUES TO SIXHER,
WHOOF being given Adequate redical care,
WHORT being given Adequate Medical care, NOVIDLOGY FRENTMENT, AND PHYSICAL therapy.
PAGE 17

ON JUNE 17, 2018 the plantiff was brought back to the Rockland Corner Correctional Facility, subjected to Another strip and being humiliated. The PLANTICE MADE A MEAD INJURY ON APRIL 312, 7018 IN DANUSTATE COTE FACILITY BECAUSE HE PASSED DUT AND FELLOW MIS FACE BECAUSE OF BEING DEPINED OF MEDICAL HOATNENT AND being subjected to From which this Plaintiff continues to endure & SUFFER DAIN. This Is Due to the reglect of THE POCKLANT COUNTY COTTECTIONAL PACIFITY MEDICAL DEPARTMENT & TO UTIES CAUSED BY the DAW DOC(5). This Is still omgoing From June 12th, 2018 to the Present DATE the plaintiff kim LASOURZ has been Denjed Access to the Court Also Ability to Make A Drivate Free legal phone cal PLAINTIFF KIM UASCUEZ begAN COURT PROCEETINGS ON MARCH 9, 2018 & PLAINTIFF TORY MEANS begAN Court precedings on August 10, 2018. Since these Days plaintiffs have been Devised Access to the Courts 1st Amendment, NO Free Phone CALLEN Depression, innerective Assistance of coursel, Deprived right to speady trial, ANXIETY AISO. VIOLATIONS OF FIFTH, 6 +5 & 14+6, & 15t AMENDMENT(S)

Both Plaintiffs, Now on this DAY of September 5'9/2018 Are being in PAIN, going through DIFFICULTIES to OHITAIN Physical therapy, Medical care, Ability to Accessithe Courts, wish so much to have the Ability to MAKE A confidential phone call to legal representationly legal Authorities, or Any Court, Also wish we pid For the hopes to obtain help and Ald the gaining Medical care and our civil Rights. This is Plantiff Tory Means was Arraigned to Spring UNIPY Court located At 700 North MAIN street SPRING WALLEY, N.Y. 10977, Attorney given was Christina CIGANOK (APPOINTED COUNSEL 18-6) ON August 10, 70'18, AND DENIED RIGHT to SPECKY TIME DUISUANT to Sederal (AW. PUBUNH to AFFICR III of the U.S. CONSTITUTION SUB, (2). AND Amendment Number III of the united states constitution. PLAINFIFF KIM UASOUEZ WAS ATTAIGUED ON MARCH 9,7018 IN CLARKSTAUN TOWN COURT ON WITHOUT COURSEL AND Devied 1944 to proceed pro-se Also Devied speedy trial right by Judge Howard Gerber. How Arrangered AGAIN FOR the SAVE Charge ON JUNE 5th, 7018. I forced To be represented by the Portland County Core Lublic Differedors Stephanie Jordan, Christophermaters, David Constanza, AND (18-6 LAWYET Theresa DIFAICO) PAGE MEN 19

KIM VASCUEZ HAS BOON DENIED RIGHT TO A SPRENTY

THIAL SINCE MARCH 9, 2018, DENIED RIGHT TO PROCEED

PRO-SE, VICTIM OF DONDLE JEODARD, All BASED UPON

HEARSAY FOR THE PLAINTIFFS STOLEN PROPERTY

POISLAND COUNTY COURT SYSTEM (REAL PROPERTY)

VIDEATIONS OF FEDERAL LAW & FEDERAL CONSTITUTION

PUISLANT TO Article III of the United STATES

CONSTITUTION SUB. (Z), AND U.S. CONSTITUTIONAL

AMENDMENTS) 1, 205, 6, & 14, ALSO 8.

BOTH PLAINTIES Are injured, in PAIN, being Devised Ability to Access the Courts with legal books, or MAKE A CONFIDENTIAL Phone CALL to legal Authorities. BOTH PLAINTIFFS Refuse to contine to be subjected to overpaining for U.S. postage, and regrest to be provided emmediate Justice, and emmediate Appointment of Probabo Coursel. Both PLAINS (FS MUSUALLY CONFIRM OF MIGRANDS AND DAWN AND STRESS FOM HIS DIFFICULT FAST OF trying to the communicate with the Court to recieve our Civil Rights AND to get wedical treatment. This causes us PLAINLIES PAIN. WE REQUEST Also to be Stovided our religious Eculture RIGhts, AND to NOT be Dograded AND humiliated by Strip Searches by Men, and to be released from these hearsay Allegations. We ROQUEST OUR ESTATES AND / AND (REAL Property) ALSO

VII. PLAINTIFF'S CERTIFICATION AND WARNINGS

By signing below, I certify to the best of my knowledge, information, and belief that: (1) the complaint is not being presented for an improper purpose (such as to harass, cause unnecessary delay, or needlessly increase the cost of litigation); (2) the claims are supported by existing law or by a nonfrivolous argument to change existing law; (3) the factual contentions have evidentiary support or, if specifically so identified, will likely have evidentiary support after a reasonable opportunity for further investigation or discovery; and (4) the complaint otherwise complies with the requirements of Federal Rule of Civil Procedure 11.

I understand that if I file three or more cases while I am a prisoner that are dismissed as frivolous, malicious, or for failure to state a claim, I may be denied *in forma pauperis* status in future cases.

I also understand that prisoners must exhaust administrative procedures before filing an action in federal court about prison conditions, 42 U.S.C. § 1997e(a), and that my case may be dismissed if I have not exhausted administrative remedies as required.

I agree to provide the Clerk's Office with any changes to my address. I understand that my failure to keep a current address on file with the Clerk's Office may result in the dismissal of my case.

Each Plaintiff must sign and date the complaint. Attach additional pages if necessary. If seeking to

proceed without prepayment of fees, each plaintiff must also submit an IFP application.
$\mathcal{O}(a, b)$
September 3, 2018 plainhill 1. Long mans plainhill 2.
Datad Plaintiff's &ignature
Phinhit 1. Tony L. Means PLAINTIFE Z. KIM VASQUEZ (KUM KEYTEE II
According to the second of the
51 NEW HEMPSTEAD ROAD (ROCKLAND COUNTY CORRECTIONAL)
Prison Address
ROCKIAND CONNY(NEW CIXY) NY 10956
County, City State Zip Code
tra-
Date on which I am delivering this complaint to prison authorities for mailing: Sept. 3 72018
Date on which I am delivering this complaint to prison authorities for mailing: $> \ell + 1 > 1 < 0 $
ROTH PLANTITES TOST PREADS AND RUMPET IEET
(KIM VASQUEZ), SEEK TO Proceed without prepayment of fees, pulsuant to 28 U.S.C. 51915. Both Plaintiff
OF COOK DUSTIALILE 28 USC 51915, ROTH PLAINTIFT
or tees, poisonor to as the contraction 1/20 1/20
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CORRECTIONAL HEALTH SERVICES SPECIAL REQUEST

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HOUSING (CEL	<i>L#</i>):
INSTRUCTION:	
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DURATION:	1 week

Correctional Health Nurse/Physician Case 1:18-cv-09182-LLS Document 1 Filed 10/04/18 Page 24 of 30

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New York State Commission of Correction Inmate Grievance Form Form SCOC 7032-1 (11/2015)

Facility: Rockland County Correctional Center	Housing Location: /_ / /
Name of Inmate: Toy I WASA 5	Grievance #:
Brief Description of the Grievance (Submitted by the grievant withi	in 5 days of occurrence)
Number of Sheets Attached ()	
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Grievant Signature: 100 / 1000	Date/Time Submitted: <u>CGCZIS/IUIS</u>
Receiving Staff Signature:	Date/Time Received: 서우스군(옥/네트 등을
Investigation Completed by:	Date Completed:
<u>Decision of the Grievance Coordinator</u> Written decision shall be issued within 5 business days of rece reasons underlying the determination	Number of Sheets Attached () hipt of grievance and shall include specific facts and
☐ Non-grievable issue as per 9 NYCRR §7032.4(h) (may	not be appealed to CAO)
☐ Grievance Accepted	
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☐ Grievance Denied due to submitted beyond 5 days of appealed to CAO)	fact or occurrence (can be
☐ Grievance Accepted in part/ Denied in part (Note spe- below)	cific Acceptance/Denial parts
Signature of the Grievance Coordinator:	Date:

Case 1:18-cy-09182 LLS Document 1 Filed 10/04/18 Page 25 9139 1010

New York State Commission of Correction Inmate Grievance Form Form SCOC 7032-1 (11/2015)

Facility: Rockland County Correctional Center	Housing Location: <u>C-31</u>
Name of Inmate: Kim Vasque Z	Grievance #:
Brief Description of the Grievance (Submitted by the grievant	within 5 days of occurrence THIS GRIEVANCE ROQU
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below)	
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Signature of the Grievance Coordinator:	Date:

New York State Commission of Correction <u>Inmate Grievance Form</u> Form SCOC 7032-1 (11/2015)

	racility: Rockland County Correctional Center nousing Loc		
	Name of Inmate: KIM VASQUEL Grievance #	•	
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New York State Commission of Correction Inmate Grievance Form Form SCOC 7032-1 (11/2015)

	Facility: Rockland County Correctional Center	Housing Location:	
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	rievance Form 7032-1 (11/2015)
Facility: Rockland County Correctional Center	Housing Location:
Name of Inmate: MASGUEZ, KiM	Grievance#:
Brief Description of the Grievance (Submitted by the grievan	t within 5 days of occurrence)
Number of Sheets Attached ()	12 C) -15 A 1 12 ' C
ON September 6, 2018, At Appen	OMALIN 9:15 AM to 10:15
그리고 선생님이 그 아무지 않는 일을 보고 있는 사람들은 사람들이 들어 살아지는 것이 되었다. 그는 그 살아 없는 것이 없는 것이다.	YWAS GIVEN MY TOGAL MAKE"
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MARADO HAD MINAL TN-HUP	C-WING OFFICERS DESCRICT
Action requested by the grievant (Submitted by the grievant Number of Additional Sheets Attached ()	within 5 days of occurrence): 11916 corresponden
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Case 1:18-cv-09182-L/LS Document 1, Filed 10/04/18 Page 29 of 30

New York State Commission of Correction
Inmate Grievance Form
Form SCOC 7032-1 (11/2015)

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Name of Inmate: Means, 1019	Grievance #:
Brief Description of the Grievance (Submitted by the grievant Number of Sheets Attached ()	within 5 days of occurrence)
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Action requested by the grievant (Submitted by the grievant	within 5 days of occurrence):
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Grievant Signature: 7/19/19/19/20	Date/Time Submitted:
Receiving Staff Signature:	
Investigation Completed by: Decision of the Grievance Coordinator Written decision shall be issued within 5 business days of	. Date Completed: Number of Sheets Attached ()
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